

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address COMMISSIONER OF PATENTS AND TRADEMARKS

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SERIAL NUMBER FILING DATE	FIF	ST NAMED APPLICANT	ATTORNEY OCCKET N
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and the second section of		[ART UNIT PAPER NUMBER
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		Ļ	DATE MAILED:
•		_	65.43.46
This is a communication from the examiner i	n charge of Your acom	Canon	
COMMISSIONER OF PAT	ENTS AND TRACEM	IAARS	
		3/4/6	<i>2</i>
This application has been examined Resp	ionsive to communicat	ion filled on	Kinis action is made final.
nortened Statutory period for response to this action			. I a the data of this take-
line to respond within the period for response will ca	سلني. set to eroice use the application to	month(s), days become abandoned. 35 U	I.S.C. 133
THE FOLLOWING ATTACHMENTISI ARE P	ART OF THIS ACTIO	M:	
Notice of References Cited by Examines, PT	0-892.	Z. Notice re Patent D	rawing, PTO-948.
Notice of References Cited by Examiner, PT Notice of Art Cited by Applicant, PTO-1449 Information on New to Effect Drawing Chang	a. PTO-1474	4. Notice of informati	Palent Application, Form PTO-132
1.1 management on what in cuttor printing cutting	18, 1 10-1414	** 1_/	
H SUMMARY OF ACTION			
1-17			
1. 1/Claims			are pending in the application.
Of the above, claims			are withdrawn from consideration.
Of the noose, Calms	······································		are windrawn from control stron.
Cipams			have been cancelled.
			•
1. [] Claums 1-12			are rejected.
•			
L [] Claims			are objected to.
. : ', Ciama		الربادة 11	est to restriction or objection specingagent.
 This application has been filed with informat matter is indicated, 	dismings which sie a	cceptable for pramination pi	urposes until such time as allowable subject
in a Atlantable subject matter having been indicated	and format drawings as	is required in retropped to th	on Other artism
1 1 1 months and set makes making deep upper	cu, ioime, aramings er	A Addition in Italyoniae to th	is office acoust.
. ! The corrected or substitute drawings have be	en receivad an	. These	e drawings are i] acceptable;
not acceptable (see explanation).			
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 I feel proposed drawing correction and for life in the last theory Approved by the examination 			
the Policia and Trademark Office no longer m		tus been 🌅 approved. 🖖	disapproved (see explanation). However,
the Patent and Trademark Office no longer m	akes drawing changes.	, It is now Applicant's respo	prisionlity to ensure that the grawings are
corrected. Corrections MUST be effected in .	accordance with the in	istructions set forth on the	attached letter "INFORMATION ON HOW
EFFECT DRAWING CHANGES", PTO-1474.			
L 🐪 Acknowledgment is made of the claim for pric	arity wader 35 U.S.C. I	19. The certified copy has	: ' been received [I not been received
been filed in parent application, serial n		filed on	
L. , Since this application appears to be in condi-			culton as to the mouts is closed in
accordance with the tractice under Exparte	Junyle, 1935 C.D. 11	; 453 O.G. 213.	
L · [: Other			
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Serial No. 030,658 Art Unit 121

Claims 1-12 are again rejected under 35 USC 103 as being unpatentable over the art of record for reasons of record. Applicants' arguments have been considered, but are deemed unpersuasive. Applicants state that the besylate salt, in addition to having good solubility, is also unique in having good stability, nonhydroscopicity and the like. However, these qualities are basic considerations by a phamaeist for selecting a suitable pharmaceutical salt. A copy of the article by Berge at al. for showing these qualities being basic considerations is enclosed for applicants' convenience.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CPR 1.136(a). The practice of automatically extending the shortened statutory period an additional month upon the filing of a timely first response to a final rejection has been discontinued by the Office. See 1021 TMOG 35.

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTES FROM THE DATE OF THIS ACTION. IN THE EVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DATE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD. THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE ADVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 CFR 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

Any inquiry concerning this communication should be directed to Examiner Jane T. Fan at telephone number 703-557-1456.

JANE T. FAN PRIMARY EXAMINER

ART UNIT 121

06/14/88; rbb